CPME0444385P

Patent Office of the People's Republic of China

Address: Receiving Section of the Chinese Patent Office, No. 6 Tucheng Road West, Haidian District, Beijing.Postal code: 100088

Applicant	MITSUBISHI MATERIALS CORPORATION		Seal of Examiner	Date of Issue
Agent	China Patent Agent (H.K.) Ltd.			May 19, 2006
Patent Application No.	03816307.1	Application July 10, 2003	Exam Dept.	
Title of FRA	AME PRODUC	ING METHOD AND FRAME		

First Office Action

(PCT application entering into the national phase)

1.6	I Under the provision of Art. 35, para. 1 of the Patent Law, the examiner has made an examination as to substance of the captioned patent application for invention upon the request for substantive examination filed by the applicant on
C	Under the provision of Art. 35, para. 2 of the Patent Law, the Chinese Patent Office has decided to conduct an examination of the captioned patent application for invention on its own initiative.
2. 6	The applicant requests that the filing date Jul. 12. 2002 at the JP Patent Office be taken as the priority date of the present application, the filing date at the Patent Office be taken as the priority date of the present application, the filing date at the Patent Office be taken as the priority date of the present application.
C	☐ The following amended documents submitted by the applicant cannot be accepted for failure to conform with Art. 33 of the Patent Law: ☐ the Chinese version of the annex to the international preliminary examination report. ☐ the Chinese version of the amended documents submitted according to the provision of Art. 19 of the Patent Cooperation Treaty. ☐ the amended documents submitted according to the provision of Art. 28 or Art. 41 of the Patent Cooperation Treaty.
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☐ the amended documents submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law.

See the text portion of this Office Action for detailed reasons why the amendment cannot be accepted.

- 4. 🗹 Examination is conducted on the Chinese version of the initially-submitted international application.
 - \square Examination is conducted on the following document(s):
 - page _____ of the description, based on the Chinese version of the initially-submitted international application documents;

page _____ of the description, based on the Chinese version of the annex to the international preliminary examination report;

page _____ of the description, based on the amended documents submitted according to the provision of Art. 28 or Art. 41 of the Patent Cooperation Treaty;

page ______ of the description, based on the amended documents submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law.

- □ claim(s) _____, based on the Chinese version of the initially-submitted international application documents;
- claim(s) ______, based on the Chinese version of the amended documents submitted according to the provision of Art. 19 of the Patent Cooperation Treaty;
- claim(s) ______, based on the Chinese version of the annex to the international preliminary examination report;
- claim(s) _____, based on the amended documents submitted according to the provision of Art. 28 or Art. 41 of the Patent Cooperation Treaty;
- claim(s) _____, based on the amended documents submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law.
- \square Fig(s) ______, based on the Chinese version of the initially-submitted international application documents;
- Fig(s) ______, based on the Chinese version of the annex to the international preliminary examination report;
- Fig(s) _____, based on the amended documents submitted according to the provision of Art. 28 or Art. 41 of the Patent Cooperation Treaty;
- Fig(s) _____, based on the amended documents submitted according to the provision of Rule 51 of the Implementing Regulations of the Patent Law.
- 5. 🗹 The following reference document(s) is/are cited in this Office Action (its/their serial

number(s) will continue to be used in the subsequent course of examination):

Seri: No.	al Number or Title(s) of Docume	Date of Publication nt(s) (or filing date of interfering application)
1	CN1285249A	Date Feb. 28, 2001
2		Date
3		Date
4		

6. Concluding comments on the examination:

Implementing Regulations.

☑ On the description: ☐ What is stated in the application comes within the scope of that no patent right shall be granted as prescribed in Art. 5 of the Patent Law. ☐ The description is not in conformity with the provision of Art. 26, para. 3 of the Patent Law. ☐ The description is not in conformity with the provision of Art. 33 of the Patent Law. ☑ The drafting of description is not in conformity with the provision of Rule 18 of the Implementing Regulations. ☑ On the claims: ☐ Claim(s) ____ _ come(s) within the scope of that no patent right shall be granted as prescribed in Art. 25 of the Patent Law. oximes Claim(s) $\underline{}$ has/have no novelty as prescribed in Art. 22, para. 2 of the Patent Law. □ Claim(s) _____ has/have no inventiveness as prescribed in Art. 22, para. 3 of the Patent Law. □ Claim(s) _____ has/have no practical applicability as prescribed in Art. 22, para. 4 of the Patent Law. □ Claim(s) _____ is/are not in conformity with the provision of Art. 26, para. 4 of the Patent Law. □ Claim(s) _____ is/are not in conformity with the provision of Art. 31, para. 1 of the Patent Law. □ Claim(s) _____ is/are not in conformity with the provisions of Rules 20 to 23 of the Implementing Regulations. □ Claim(s) _____ is/are not in conformity with the provision of Art. 9 of the Patent □ Claim(s) _____ is/are not in conformity with the provision of Rule 12, para. 1 of the

See the text portion of this Office Action for detailed analysis of the above concluding comments.

- 7. Based on the above concluding comments, the examiner deems that
 - ☐ the applicant should make amendment to the application document(s) according to the requirements put forward in the text portion of this Office Action.
 - ☑ the applicant should expound in his/its observations why the captioned patent application is patentable and make amendment to what is not in conformity with the provisions pointed out in the text portion of this Office Action, otherwise, no patent right shall be granted.
 - ☐ the patent application contains no substantive content(s) for which a patent right may be granted, if the applicant has no sufficient reason(s) to state or his/its stated reason(s) is/are not sufficient, said application will be rejected.

8. The applicant should note the following items:

- (1) Under Art. 37 of the Patent Law, the applicant should submit his/its observations within **four** months from the date of receipt of this Office Action; if, without any justified reason(s), the time limit for making written response is not met, said application shall be deemed to have been withdrawn.
- (2) The amendment made by the applicant to said application should be in conformity with the provision of Art. 33 of the Patent Law, the amended text should be in duplicate and its form should conform with the related provisions of the Guide to Examination.
- (3) If no arrangement is made in advance, the applicant and/or the agent shall not come to the Chinese Patent Office to have an interview with the examiner.
- (4) The observations and/or amended text should be sent to the Receiving Section of the Chinese Patent Office by mail or by personal delivery, If not sent to the Receiving Section by mail or by personal delivery, the document(s) will have no legal effect.
- 9. This Office Action consists of the text portion totalling ____1_ page(s) and of the following attachment(s):
 - \square ___ copy(copies) of the reference document(s) totalling __9 __ page(s).

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中华人民共和国国家知识产权局

邮政编码: 100032 发文日期 北京市西城区金融街 27 号投资广场 B 座 19 层 中国专利代理(香港)有限公司 温大鹏,胡强 专利 20 06 5 19 申请号:038163071 申请人,三秦麻铁里亚尔株式会社 发明创造名称:框体的制造方法及框体 0444385 p 第一次审查意见通知书 (进入国家阶段的 PCT 申请) 1. ②应申请人提出的实审请求,根据专利法第35条第1款的规定,国家知识产权局对上述发明专利申请 进行实质审查。 □根据专利法第 35 条第 2 款的规定,国家知识产权局专利局决定自行对上述发明专利申请进行审查。 2. 口申请人要求以其在: 专利局的申请日 2002年 07月 12日为优先权日, JP. 专利局的申请日 年 月 日为优先权日, 专利局的申请日 玍 月 日为优先权日。 月 日提交的修改文件,不符合专利法实施细则第51条的规定。 3. □申请人于 年 □申请人提交的下列修改文件不符合专利法第 33 条的规定。 □国际初步审查报告附件的中文译文。 京办完成]依据专利合作条约第 19 条规定所提交的修改文件的中文译文。 □依据专利合作条约第 28 条或 41 条规定所提交的修改文件。 4. 日审查是针对原始提交的国际申请的中文译文进行的。 D 3 OCT 2006 □审查是针对下述申请文件进行的: □说明书 第 页,按照原始提交的国际申请文件的中文译文; 第 页,按照国际初步审查报告附件的中文译文; 第 页,按照依据专利合作条约第28条或41条规定所提交的修改文件; 第 页,按照依据专利法实施细则第51条规定所提交的修改文件。 || 权利要求 第 项,按照原始提交的国际申请文件的中文译文; 一项,按照依据专利合作条约第 19 条规定所提交的修改文件的中文库文项,按照依据专利合作条约第 19 条规定所提交的修改文件的中文库文项,按照国际初步审查报告附件的中文译文、项,按照依据专利合作条约第 28 条或 41 条所提交的修改文件、项,按照依据专利法实施细则第 51 条规定所提交的修改文件、 第 第 第 附图 页,按照原始提交的国际申请文件的中文译文: 餌 第 页,按照国际初步审查报告附件的中文译文; 页,按照依据专利合作条约第28条或41条所提交的修改件。 第 第 页,按照依据专利法实施细则第51条规定所提交的修改文件。

回函请寄: 100088 北京市海淀区新门桥西土城路 6 号 国家知识产权局专利局受理处收 (注: 凡寄给审查员个人的信函不具有法律效力)

7 本通	知书引用下述对比	化文献(其编号在今	后的审查过程中	9继续沿用):
编号	文件号	改名称	公开日期	(或抵触申请的申请日)
1	CN128		2001-2-28	
5. 审查的结论:	件意见:			
7关于说明书				
申请的内	容属于专利法第5	5条规定的不授予も	利权的范围。	
□说明书不	符合专利法第 26	条第3款的规定。		
说明书不	符合专利法第 33	条的规定。	مخم التلا ماء	
人民的中的	撰与小符合专利的	去实施细则第 18 条	的规定。	
7关于权利要	-1>-1-			
17权利要求		利法第 22 条第 2	新和完め新颖的	ŧ
大松和要求		·利法第 22 条第 3		
和利要求		利法第22条第4		
□权利要求	属于专利	引法第 25 条规定的	不授予专利权的	
□权利要求	不符合も	利法第 26 条第 4	数的规定。	
□ 权利要求		利法第31条第1		
□权利要求 权利要求		F利法第 33 条的规 F利法实施细则第 1		1 ⇔
权利要求		7.77亿头爬细则第 2.771亿头施细则第 2		
权利要求		利法实施细则第 2		×311,2×1
【 权利要求	不符合も	利法实施细则第 2	1条的规定。	
□权利要求		利法实施细则第 2		
□权利要求	不符合专	7利法实施细则第 2	3条的规定。	
				
		见本通知书的正文部	4分。	
	论性意见,审查员 · 医照通知书正文部	い <i>人:</i> B分提出的要求,对!	自语文化进行体	÷ 767
				的理由,并对通知书正文部分中指出的
		则将不能授予专利相		in many transfer to make the second of the s
		专利权的实质性内	容,如果申请人	人没有陈述理由或者陈述理由不充分,
其申请将被导	爻回。			
7. 申请人应注:	% TC 3.4 de 75			
		自害人应在此到太祖	细书之日起的	建个月内陈述意见,如果申请人无正当
	答复,其申请将被		M NC HOUSE.	4 1 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
			见定,修改文本员	应一式两份,其格式应符合审查指南的
有关规定。				
			交国家知识产权	仅局专利局受理处,凡未邮寄或递交给
	牛不具备法律效力		产权 恩夫利	与审查员举行会晤。
		,并附有下述附件:	√ √√√√ ₹ √√√	7747712410
	比文件的复印件共			
□				

审查员: 高晓颖(2679) 2006年4月20日

审查部门

机械发明审查部

21302 2002. 8 回函请务, 100088 北京市海淀区蓟门桥西土城路 6 号 国家知识产权局专利局受理处收 (注: 凡务给审查员个人的信函不具有法律效力)

第一次审查意见通知书正文

申请号: 038163071

如说明书所述,本申请涉及一种框体的制造方法及框体,经审查,现提出如下审查意见。

- 1. 权利要求6请求保护一种由多个壁部划分成的金属制的框体,对比文件1公开了一种扇形多边框体(相当于本申请的由多个壁部划分成的金属制框体)锻件成形的方法,其中(参见全文)披露了以下技术特征:对坯料进行镦粗、冲孔,扩孔等工艺后,对其进行模锻,从而将坯料制成扇形多边框体,这种扇形多边框体可以获得最佳的纤维流线分布,使拐角处的承力性能更强,从模锻的方向可以知道,这种最佳的纤维流线分布(即结晶流动)必然是沿着框体每个边的长度方向流动的,而且是连续分布状态。由此可见,权利要求1的全部技术特征已经在对比文件1中公开,两者属于同一技术领域,都涉及一种框体,采取相同的技术方案,都是使框体内部的晶粒流动在每个边的长度方向上连续地延伸,解决的技术问题相同,预期效果相同,因此权利要求1相对于对比文件1不具备专利法第22条第2款规定的新颖性。
- 2. 本申请说明书中附图标记2表示的技术特征所采用的术语不一致(参见说明书第4页第14行"基台2",其余是"基座2"),不符合实施细则第18条第3款的规定,请申请人修改。

基于上述理由,申请人应当在本通知书指定的答复期限内对本通知书提出的问题 逐一进行答复,必要时应修改专利申请文件,否则本申请将难以获得批准。申请人对 申请文件的修改应当符合专利法第33条的规定,不得超出原说明书和权利要求书记载 的范围。

> 审查员: 高晓颖 代码: 2679